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22 *3M Innovative Properties Company*

23 **UNITED STATES DISTRICT COURT**

24 **DISTRICT OF NEVADA**

25 3M COMPANY, and 3M INNOVATIVE  
26 PROPERTIES COMPANY,

27 Plaintiffs,

28 v.

29 TOVIS NORTH AMERICA, TOVIS COMPANY  
30 LIMITED, and SCIENTIFIC GAMES  
31 CORPORATION,

32 Defendants.

33 Case No.: 2:18-cv-01563-RFB-CWH

34 **STIPULATION AND ORDER  
35 REGARDING EXTENSION TO  
36 RESPOND TO COMPLAINT**

37 **(FIRST REQUEST INVOLVING  
38 SCIENTIFIC GAMES CORPORATION)**

1        WHEREAS, on August 20, 2018, Plaintiffs filed a Complaint against Defendants  
2 Scientific Games Corporation, Tovis Company Limited (“Tovis Co., Ltd.”), and Tovis North  
3 America (“Tovis N. Am.”, and collectively with Tovis Co., Ltd., the “Tovis Defendants”). ECF  
4 No. 1.

5        WHEREAS, on October 1, 2018, service of process was completed upon Scientific  
6 Games Corporation. ECF No. 10. Scientific Games Corporation’s response to the Complaint is  
7 currently due on or before October 22, 2018. *Id.*

8        WHEREAS, on October 3, 2018, the Court entered an Order, ECF No. 12, granting the  
9 Parties’ Stipulation to Extend Time, ECF No. 11, extending the time for the Tovis Defendants’  
10 response to the Complaint until January 2, 2019.

11        WHEREAS, Scientific Games Corporation is accused of making, using, offering to sell,  
12 and/or selling within the United States, and/or importing into the United States, allegedly  
13 infringing products which Plaintiffs further allege the Tovis Defendants sell to Scientific Games  
14 Corporation, ECF No. 1, ¶¶ 24-25.

15        WHEREAS, counsel for Plaintiffs and Scientific Games Corporation met and conferred  
16 regarding Scientific Games Corporation’s response deadline to Plaintiffs’ Complaint.

17        IT IS HEREBY STIPULATED AND AGREED, pursuant to Local Rules 6-1(a), 6-2, and  
18 7-1, this 19th day of October 2018, by Plaintiffs and Scientific Games Corporation:

19        1.        In exchange for Scientific Games Corporation agreeing to file a substantive  
20 answer to the complaint on or before January 2, 2019 and further agreeing not to file a Rule 12  
21 motion, or a motion to transfer, on or before January 2, 2019, Plaintiffs agree that the Scientific  
22 Games Corporations’ response to the Complaint shall be due on or before January 2, 2019;

23        2.        Good cause exists for this Stipulation as it allows Scientific Games Corporation to  
24 more fully evaluate Plaintiff’s allegations and simplifies scheduling by coordinating all  
25 Defendants’ responses to the Plaintiffs’ Complaint; and

26        / /

27        / /

1           3. This Stipulation represents the first request for an extension of any deadline in  
2 this case by Scientific Games Corporation and is not made for any purposes of delay.

3           Dated this 22nd day of October, 2018.

4           **SANTORO WHITMIRE**

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24           *Attorneys for Plaintiffs 3M Company and 3M*  
25           *Innovative Properties Company*

26           Dated this 22nd day of October, 2018.

27           **KEMP, JONES & COULTHARD, LLP**

28           /s/ J. Randall Jones  
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36           *Attorneys for Defendants Tovis North*  
37           *America, Tovis Company Limited, and*  
38           *Scientific Games Corporation*

39           IT IS SO ORDERED.

40             
41           

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42           UNITED STATES MAGISTRATE JUDGE

43           Dated: October 23, 2018 

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